# EXHIBIT "J"

## May 21, 2012 - Monday @ 4:00pm

Phone meeting with John DuWors, Chad Rudkin, Elizabeth Rudkin – Steve invited by email, but declined

Re: Epson brought petition for reexamination

## **Epson Notes:**

- Can't stop petition for reexamination from going through at this point
- 85% petitions are granted / 95% of time, patent is re-issued, but changed / 50% patent is reissued totally unchanged
- Re-examination Petition examiner to make a ruling on petition. Will either grant or deny. If granted, will be a briefing... Examiner to make an initial Office Action (validly of patent), final office action to say what is valid, what parts are not.
- Epson will file a brief, HPV...
- Appeals through TTAB?
- If we lose Epson to buy licensing rights for \$0
- · Prior art... will win all future arguments against validity
- Bob Bergstrom (Olympic Patent Works) might do it for less?
- Prior art of buffering patent history helps establish greater credibility of patent and strengthen our case

#### Other Business:

- identify shareholders...
- Shareholders get distributions... Paid salary as a shareholder or distribution?
- Board will vote (Chad & Steve) unanimously
- IP purchase agreement all of marks intellectual property, King County Mod litigation up to 1m
- Steve -
  - Steve giving Mark \$\$\$\$ 1099 or Distribution to Steve?
    - Appointed as CEO
    - Reflected that previously Joyce was a shareholder
    - Steve burning money with John no can do...
- Bookkeeping & Accounting Seek assistance with Tax Preparation, Tax advice, bookkeeping, accounting, etc...
  - · Corporation has been entirely unprofitable, no tax liabilities
  - Terms of Agreement for purchase of patents from Mark in exchange for Defense costs
    - Legal Expenses id'd separated
    - Doug's pay wage or loan? Send him a 1099 (as per John)
    - Capital Expenses
    - Trust Statement to DuWors
      - Office Manager Laura Kimball to itemize spending categories by type vs date
- D & O Insurance



## August 17, 2012 - Friday @ 11:25 am

Clark Nuber - Phone Conversation with Mike Nurse & Cindy Doyle History of HPV

- Corporation May 2010
- No taxes filed

## To Do

- Send Trust Account Info total trust account history
- Send Commerce Bank account history
- Corporate document
- · Provide earning statements, annual report

## **Corporate Docs Log**

- Certificate of Incorporation, Sec of State 5.03.10
  - Articles of Incorporation 4.30.10
- Consent in Lieu of Organizational Meeting of BOD 5.05.10
  - Adoption of Bylaws
  - · Appointment of Officers & Chairman of the Board
  - Sale & Issuance of Common Stock
- Notice of Acceptance as an S Corp IRS Dept of Treasury, 8.16.2010
- Form 2553, Election by a Small Business Corporation (S-Corp), signed 7.13.10
- IP Purchase & Sale Agreement 8.18.10
- Patent Interest Assignments 1.23.11
- Resignation of Joyce Schweickert 12.31.10
- Resolution of Shareholders 4.13.12
- Notice of Annual Shareholder Meeting 8.06.12
- HPV, Inc UBI 603 013 173
  - Legal entity of Registration Secretary of State 5.31.2012
- HPV Group, LLC
  - Legal entity of Registration Secretary of State 3.31.2013

#### **HPV To Do List**

- An issued share of stock shows ownership in the S corporation and each shareholder obtains a certificate representing the ownership value of the S corporation
- Move Registered Agent to DuWors office Requested 9/07/12
  - Update Corporate Documents
    - Art of Incorp with Directors / Addresses / Registered Agent
- Bank Account opened
- Update 5.05.10 Consent
  - Adoption of Bylaws
  - Appointment of Officers & Chairman of the Board
  - Sale & Issuance of Common Stock

- Initial Annual Report filed Sec of State (7.15.10) -
  - Update
    - Officers
    - Place of Business
- Financial Reports / Summary
  - Bookkeeping, Accounting
- Prepare Annual Report
  - History Review 2010-current
- Update form 2553 S Corp
- Make corporate binder

#### Questions for John

- Directors meeting minutes what should we include as decisions made at meeting regarding this situation? Who is legally privy to them?
- Nondisclosure agreements

**Actionable items list** - Reduce vulnerability from creditor foreclosure/litigation by acquiring a secured loan (Sandy/Elizabeth), sell new business/profitability plan to creditors and renegotiate creditor notes.

- 1. Secured loan to secure asset (IP) from lenders foreclosing on note
  - 1.1. Signed Shareholder Agreement to obtain secured loan
    - 1.1.1. Do we need a vote of shareholders to accept secured loan?
      - 1.1.1.1 Ref: Articles of Incorp Article 9, Shareholder Voting requirement for certain transactions "...of the corporation's assets"
  - 1.2. How much does loan need to be to ensure IP security (in regards to Jennifer's note)? Secured loan will have priority but would a judge force sale of IP to pay off secured, then Jennifer?
    - 1.2.1. enough to argue fraudulent transfer bonefied security interest
  - 1.3. Sandy or Elizabeth to make loan?
    - 1.3.1. Elizabeth what are tax implications or possibility of rolling IRA funds to new investment (loan to HPV)
    - 1.3.2. Can we transfer Sandy's note payable to a secured note? Or would it be better to create a new secured note.
      - 1.3.2.1. No. needs to be new value
- 2. Steve
  - 2.1. Do we need Steve's vote to obtain Secured Loan?
    - 2.1.1. Report to Steve that HPV needs funding for further operations; accounting/finance, paid admin/bookkeeping employee (Elizabeth), further litigation w/ Epson case
    - 2.1.2. Open (or lack of) initial loan/investment contracts leaving HPV assets expose/vulnerable to lender foreclosure, forcing us to protect IP

- 2.2. Rudkin to become majority shareholder / Reduce or eliminate Steve's shares
  - 2.2.1. Steve to offer up portion of his shares to satisfy creditors
    - 2.2.1.1. 21 shares to Rudkin
      - 2.2.1.1.1. 8 to offer Joyce
      - 2.2.1.1.2. 8 to offer Jennifer
      - 2.2.1.1.3. 4 to Sandy
      - 2.2.1.1.4. 1 to make Rudkin majority shareholder
- 2.3. HPV buy out Steve's shares (min 21, up to all 50) or pay to retire them?
- 2.4. If not, we will foreclose on our secured loan and he will lose all shares
- 3. Renegotiate terms on all notes payable
  - 3.1. Sell business/profitability plan to creditors
    - 3.1.1. Rudkin's as majority shareholders and sole Directors/Officers
  - 3.2. Jennifer
    - 3.2.1. Acquire copy of Jennifer's current note
    - 3.2.2. Chad or John?
    - 3.2.3. Offer to convert loan to % of shares or repayment of loan
    - 3.2.4. subordinated debt interest John
    - 3.2.5. Steve's deal was unauthorized... not rational
    - 3.2.6.
  - 3.3. Sandy
    - 3.3.1. Offer to convert loan to % of shares or repayment of loan
  - 3.4. Joyce
    - 3.4.1. How did she file the \$200k capital contribution on her taxes? John would have to sue to find out
    - 3.4.2. How will HPV book it without contract
    - 3.4.3. Should we include her in the offer to convert her "capital contribution" to shares to get her off our back and make peace (shares come from Steve)

# Monday, August 27, 2012 - Shareholder Meeting Discussion See Shareholder Meeting Minutes

Phone Steve in to meeting - 2:20

Official Business - Shareholders meeting

- · Election of Directors voted unanimously by all 3
  - Elizabeth Rudkin
  - Chad Rudkin
  - Steve Schweickert

### Directors Discussion

Jeff Keen has two contracts - from Jennifer Schweickert discussion was had between Jennifer & Joyce Joyce Capital contributions - as a shareholder

Strategic planing - Directors meetings

Retire steve's shares, pay him out - fair value? borrow from someone - Sandy/Elizabeth becomes a secured creditor foreclose on loan

Insurance needs - not really commercial GL insurance D&O insurance

Jennifer - info

- can't share settlement info
- · debt obligations discussed re: sandy & Jennifer
- Companies response to J.S. discovery response
  - motion
  - replied
  - · no response from Keen's office

John to seek signed note from Keen Change registered agent to DuWors

#### Clark Nuber

Send to Mike @ CN - Cindy & Mike 8/29/12

- Steve return of capital repayment
- · Chad loan, carried against future shareholder payments
- Doug loan / stipend what he borrowed would be written off, 1099 him no repayment
- Mark all money paid in from Mark goes to pay back Mark's expenses separate from the IP Purchase/Sale - Paying back the company
- Legal statements as per case, not date

#### **Notes**

- S Corp Responsibilities
  - Shareholders to file individual tax returns & pay income tax on whatever share of profits they receive from the business.
  - Business to File informational tax return to provide details of corporate income of each shareholder
  - What are our corporate responsibilities aside from tax?
  - Carincross & Hempelmann as Registered Agent for HPV. Inc.
    - Corporate filings & Minute Book
    - Elizabeth called 8.24.12 Mike Beers to request Minutes, corporate filings, etc...

## John DuWors - 9/7/12, phone call

- Settlements in the works, Generate enough cash flow this fall to pay Jennifer off and protect assets - depositions & mediation...need a short-term bridge loan (60 days)-Sandy,
- Shareholder agreement Secured loan
- Sandy to give Steve the option of foreclosure or buyout
- Transfer Registered Agent to DuWors -
  - Update Sec of State form

## Steve Schweickert, phone conf. - September 10, 2012

- Update from Directors Meeting
- Litigation status
- Jennifer's note
- HPV financial standing need cash
- · What is the foreclosure process timeline on a note payable?
- · Can we pay it off in the process if we were to collect on patents

### Clark Nuber - 9/12/12 - Tax Conference Call

Mike Nurse, Cindy Doyle, Dan Wright, Chad Rudkin, Elizabeth Rudkin Purpose: Discuss and clarify tax ramifications of past transaction

#### Viacam

- Equity investment, no ip rights
  - better for us to argue investigatory cost in this line of business
  - Do not want a capital loss transaction, we want an ordinary deduction
  - · It was a loan investigator cost abandonment of idea

## Mark - payments surrounding Mark

Purchase of IP Sale & Agreement

- · paying costs for Mark loan to mark directly
- Letters language otherwise...
- Purchase price capitalized
- · Paid for some of Mark v Mod civil case
- · Paid for all of criminal defense
- Do we end up capitalizing all of that (cost of releasing exclusive agreement with MOD) to the IP - yes
  - Do we amortize that?

#### Loans to Mark

- · For Bukey, architect, etc..
- Loans were paid back via initial HPV deposits from Mark

#### Chad

 Loan documents for loans to Chad to be paid back upon shareholder earnings/ distribution

## Doug

- Paid out \$40.5k 5/7/10-12/8/10
- Create Loan documents to reflect terms
- Loans to be repaid by shareholder disbursements when Doug becomes shareholder
- Write off as bad debt, too late to 1099 (would be more of a red flag to do now than not), do create paper trail - backup to the transactions as we see them
- Get copy to Clark Nuber

## Steve - payouts

- Payouts to Steve (return of capital about \$17.5k) to go agains his original \$30k capital investment
- Better for shareholder equality, to keep capital investments balanced Cash investment in company equal!

Once complete, we need to really look at equity transactions / loan transactions and make sure they are what they are intended to be.. Once final, cannot be changed.

### To Clark Nuber

Loan Documentation

## Question to John

 Does it matter (CL suggests that it does) that Steve made a capital contribution of \$30k and Chad did not? Steve's payouts will be booked as return of capital

#### HPV Tasks 10/02/12

- Clark Nuber Finance
  - Review Financial Ledger Report back to Mike @ CN
    - Chad Rudkin book against future shareholder payments
    - Steve Repayment against capital investment
      - Include unknown legal exp \$13.5
      - Include Schweickert / Schweickert About \$7k
  - Loan Documentation dates / terms
  - Pay Clark Nuber Invoice
    - Email John to pay
  - Open Bank Account Chad
- · MM to John / Steve done ER
- DuWors
  - · Registered agent switch completed
    - Funds transferred form Carincross to DuWors trust?
  - 2012 Invoices needed

## October 10, 2012 Call with Mike Nurse 3:00pm Chad & Elizabeth Rudkin

#### Friday, November 2, 2012

HPV Meeting (dinner at Sandy's) with Mark Phillips, Sandy Hoover, Elizabeth & Chad Rudkin

Discussion: Possibility of brining Mark into HPV as IT Director - HPV shying away as Mark reveals entitlement to IP

## Nov 6, 2012

Chad call with Derek regarding share purchase (from Steve)

## Thursday, November 8, 2012 -

Phone Conf @ 1:00 pm w/ Mike Nurse (Clark Nuber), Mark Phillips (scheduled, but he missed) & Elizabeth Rudkin

#### Notes:

- Assuming all entries are accurate based on data provided. Our job is to ensure accuracy of placement / categorization
- Promissory Notes/ Shareholder Agreements Discuss/Agree Draft, sign & finalize by BOD
- Define each entry/transaction that does not have supporting documentation

## Nov 11, 2012 -

Chad, Mark & ELizabeth phone conference for purpose of defining past financial transactions - Actionable items

- Mark to provide Supporting Documentation / Independent contractor agreements to be reviewed and signed by BOD for the following items:
  - 1030 Steve's Personal Account (assumed to be first active HPV account) How to account for? What was intention of account use?
    - Remove label "Corner Office"
  - Steve's \$30k deposit 3/12/10 According to Steve, \$30k deposit was a loan to HPV for Start up costs to be repaid at future date
  - Independent Contractor Agreements
    - Chris Grundy \$40k IT (Independent Contractor Agreement), paid for writing Metawallet software
    - Doug Lower
    - · Chad Rudkin loan receivable, draw agains future payout
    - · James Schweickert IT
  - Line 1891 Mark Phillips Loan Receivable
    - Intention for Mark's deposits \$77k
    - Repayment against personal / legal costs paid by HPV? Or were personal / legal costs incurred by HPV as Operational expense, cost of doing businesses
    - Payment to Castanes repayment of Mark's personal expenses to pay Castanes (paid by HPV)
    - All other legal expenses paid on Mark's behalf to be classified against cost of IP as part of P&S Agreement
    - Reclassify MP deposits (\$77k+) to pay against personal loans \$55k

- 2010-2 Mod Lawsuit Expense
  - IP Acquisition costs reclassify
- Written Consent by the BOD
- Hire Clark Nuber as our CFO

Goal - through written joint shareholder consent (BOD) - by Wednesday

- Appoint Mark on the BOD
- Steve's resignation
- · Retire Steve's shares
- · Ratify actions at next BOD meeting
- Elizabeth to finalize (preliminary) general ledger with CN
  - Share with Mark & Chad
  - Send to Keen Preliminary general ledger disclosure (may be changed)

## Actionable Items for next Board Meeting

- Review / Discuss preliminary general ledger
  - Once reviewed by BOD & Clark Nuber, BOD to ratify (maybe at later date)
- · Complete (agreed upon) written notes of intent for undocumented transactions:
  - Mark to do Supporting Documentation / Independent contractor agreements
- Promissory Notes/ Shareholder Agreements Discuss/Agree upon
  - Who will prepare
- Hire Clark Nuber at CFO 3rd party for complete transparency
  - File Taxes
- Assignments of Mark's assets needs to be addressed

## Questions for John - need clarification

- Intention of IP P&S price to include cost of Mark's Federal case (US v Mark Phillips)?
  What are the parameters/boundaries of purchaser's cost coverage obligation?
- Intentions of payment on Mark's behalf Spring 2010 were as a loan to Mark to be repaid. Mark liquidated accounts to deposit to HPV for what reason?
- Mark brings up \$5m owed/due from MOD contract John promised to recover?

#### Nov 12, 2012

Derek & John draft share purchase agreement (HPV & Steve)

## Nov 19, 2012

Director's Meeting at DuWors office

- Meeting 1: Chad, John & Steve (Steve did not show). Purpose was for Steve to resign and sign agreed share purchase agreement
- Meeting 2: Chad, Elizabeth, Mark, John to discuss possible future of Mark & HPV Notes
- John drafted Secured Promissory Note for Sandy
- Mark
  - · Wants to create independent licensing agreements
  - · Wants strategic relationships with companies aside from suing

- HPV owns millions of lines of source code (at cottage Joyce) to use to help make product,
- Mark CTO of Screenplay
- Joyce
  - adversary to HPV (adversary to Steve)
  - Plans on bringing aggressive motions to HPV

#### From John -

- Not in HPV's best interest in excommunicating Steve from HPV
- Mutual NDA in place between Mark & HPV
  - · Discussions can begin once Mark agrees to NDA
- noticed party depositions
  - Have you ever been convicted of a felony?
- Non party representative can't be an official party representative
- Litigation revenue more than construction (building)
- Companies won't like or deal with the fact that Mark's a felon

Nov 21, 2012 - Steve to DuWors office to sign Share Purchase Agreement and receive payment for share of \$20k

Dec 6, 2012 - Teleconference between Chad, Sandy & John regarding promissory note and security agreement. Sandy wrote check for \$20k to HPV. Asked not to cash until promissory note tweaked to her satisfaction.

Jan 25, 2013

Mark & Jennifer send inspection demand letters

**Actionable items list** - Reduce vulnerability from creditor foreclosure/litigation by tightening up all corporate responsibilities

- 1. Complete & Sign Director's Meeting Minutes from 11/19
- 2. Secured Promissory Note signed by Sandy
  - 2.1. Open HPV Bank Account with funds
  - 2.2. Pay DuWors & Clark Nuber
- 3. Finances (Clark Nuber) Complete 2010, 2011, 2012 Bookkeeping/Accounting
  - 3.1. Shareholder/Creditor/Promissory Note Status Draft, sign & finalize by BOD
    - 3.1.1. Jennifer renegotiate terms on note payable (creditor or shareholder)?
      - 3.1.1.1. Acquire copy of Jennifer's current note
      - 3.1.1.2. Offer to convert loan to % of shares or repayment of loan
      - 3.1.1.3. subordinated debt interest John
      - 3.1.1.4. Steve's deal was unauthorized... not rational
    - 3.1.2. Joyce made capital contribution as shareholder
      - 3.1.2.1. How did she file the \$200k capital contribution on her taxes? John would have to sue to find out
      - 3.1.2.2. How will HPV book it without contract

- 3.1.2.3. Convert her "capital contribution"
- 3.2. Written notes of intent for undocumented transactions
  - 3.2.1. Steve payouts will be booked as return of capital repayment
  - 3.2.2. Chad loan, carried against future shareholder payments
  - 3:2.3. Doug loan / stipend what he borrowed would be written off, 1099 him no repayment
  - 3.2.4. Mark all money paid in from Mark goes to pay back Mark's expenses separate from the IP Purchase/Sale Paying back the company
  - 3.2.5. Viacam Equity investment, no ip rights
    - 3.2.5.1. better for us to argue investigatory cost in this line of business. Do not want a capital loss transaction, we want an ordinary deduction. It was a loan investigator cost abandonment of idea
- 3.3. New Promissory Note to CN —
- 3.4. Purchase of Steve's shares docs to CN
- 3.5. Taxes Filed by Clark Nuber S Corp Responsibilities
  - 3.5.1. Shareholders to file individual tax returns & pay income tax on whatever share of profits they receive from the business.
  - 3.5.2. Business to File informational tax return to provide details of corporate income of each shareholder
- 3.6. Hire CFO services
- 4. Update Corporate Documents
  - 4.1. Shareholder Agreement for Secured Loan (John 9/7/12)?
  - 4.2. Registered Agent responsibilities
    - 4.2.1. Annual Report filed with Sec of State?
      - 4.2.1.1. Officers, Place of Business, etc...
      - 4.2.1.2 Form 2553 S Corp
  - 4.3. HPV Corporate Binder Current
  - 4.4. Additional corporate responsibilities aside from tax?
- Issue shares of stock certificates to shareholders (representing ownership value of S Corp)

## Actionable Items for next Board Meeting

Old Business (documented)

- 1. Director's Meeting 11/19/12
  - 1.1. Ask for Steve's resignation / sale of shares
  - 1.2. Secure note from Sandy
  - 1.3. Bank account opened
- 2. Review / Discuss preliminary general ledger ratify
  - 2.1. Complete (agreed upon) written notes of intent for undocumented transactions: provide Supporting Documentation / Independent contractor agreements
- 3. Promissory Notes/ Shareholder Agreements Discuss/Agree upon
- 4. Shareholder Stock Certificates Issued
- 5. Tax status

## **New Business**

- 1. Hire Clark Nuber at CFO 3rd party for complete transparency
- 2. D&O Insurance necessary?
- 3. Review Corporate Document Status current?

## **Questions** - 1/26/13

- 1. Steve Schweickert's resignation... Is verbal resignation sufficient? Does that need to be documented in shareholder resolution or are Director meeting minutes sufficient?
- 2. Director Responsibilities
  - a. How often are we required to hold Director's meeting?
  - b. Director's & Officers actions to be documented and/or ratified at next meeting
  - c. What constitutes day to day business vs. Needs to be decided upon by directors?
- Assignments of Mark's assets needs to be addressed (as per Mark). Not sure what assets he's referring to
- 4. Mark & IP
  - a. Intention of IP P&S price to include cost of Mark's Federal case (US v Mark Phillips)? What are the parameters/boundaries of purchaser's cost coverage obligation?
  - b. Intentions of payment on Mark's behalf Spring 2010 were as a loan to Mark to be repaid. Mark liquidated accounts to deposit to HPV for what reason?
  - c. Mark brings up \$5m owed/due from MOD contract John promised to recover?